RECEIVED CENTRAL FAX CENTER AUG 0 9 2005

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

) Group Art Unit: 2855
)
Attorney Docket No. 001-24
)
vity)
) Columbus, Ohio

Amendment B

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir:

In response to the Office Action mailed 2005, April 8, please and the above application as follows:

In the Claims:

1-28 (cancelled)

29. (new) A device comprising:

a load cell; with curves in the side of said load cell to equalize the strains on the load cell when an applied load is applied, wherein material is removed from the load cell sides above and below a strain gage to from said notches, where said strain gages are connected to the load cell and in close proximate to each other forming a thin gaging web, where large strains generated by one body are imparted to another body on which strain gages are mounted, increasing the transverse strain at the gage location on the second body above that which could be achieved with Poisson's ratio., where said strain gage(s) are located on a surface of the load cell that is perpendicular to the load cell, where said load cell has a connecting means on the top and bottom of said load cell., where said plurality of strain gages have the same absolute strain producing linearity, where said plurality of strain gages are mounted near each other.

REMARKS - General

By the above amendment, Applicants have amended the title to emphasize the novelty of the invention.

The present invention including achieving a load cell that provides improved linearity and temperature transient behavior which O'Brien U.S. Patent No. 5,222,398 did not. The current invention was designed to solve the issues of the linearity and temperature performance of S-cells that O'Brian did not address. The current invention was also designed to work specifically with chain tension.

Also applicants have rewritten all claims to define the invention more particularly and distinctly so as to overcome the technical rejections and define the invention patentably over the prior art.

Conclusion

For all of the above reasons, applicant submits that the specification and claims are now in proper form, and that the claims all define patentably over prior art. Therefore the applicant submits that this application is now in condition for allowance, which action is respectfully solicited.

Respectfully submitted,

Jeffrey M. Furr, Esq. Registration No. 38,146

I hereby certify I have transmitted this paper by fax to the Patent and Trademark Office at 703-872-9306 on August 8, 2005.

August 8, 2005.

Jeffrey M. Furr, Esq, Reg. No. 38,146.

earch by Accounting Date: (KIMDDY)	Operator ID:	Accounti Starts	ng Date Ends	Find
Name/Number 1060 Attrny Docket No Deposit Account No	15713			
Accounting Operator ID Date 187 197 198 198 198 198 198 198 198 198 198 198		St Amount St Amount A 770 0	Name/Number 1 10605713	Dep Acci
10/22/2003 EFSPROD	21 SALE 1001			
				· •
	Adjustment Detail	Authorizatio	n Notail	Frant

•

. .

•

RECEIVED CENTRAL FAX CENTER

AUG 0 9 2005

PTC/SB/22 (12-04)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARMENT OF COMMERCE
Under the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

PETITION FOR EXTENSION OF TIME UNDER 37 CF	Docket Numb	er (Optional)				
FY 2005 (Fees pursuant to the Consolidated Appropriations Act, 2005 (H.)	R. 4818).)	00	1-24	0		
Application Number 10/608 765		Filed 10	12/12	(00)		
For Lood Cell with Relaced S	ici tivos	to TI	ne-ul			
Art Unit 285		Examiner	MONE		·	
This is a request under the provisions of 37 CFR 1.136(a) to eapplication.			ply in the a	bove ider	tified	
The requested extension and fee are as follows (check time p	eriod desired and	d enter the a	opropriate fo	aa halow)	•	
_	êe	Small Entil		oc below)	•	
One month (37 CFR 1.17(a)(1)) \$1	20	\$60		s 6	6	
Two months (37 CFR 1.17(a)(2)) \$4	150	\$225		\$		
Three months (37 CFR 1.17(a)(3)) \$10	020	\$510		\$		
Four months (37 CFR 1.17(a)(4)) \$15	590	\$795		\$		
Five months (37 CFR 1.17(a)(5)) \$21	160	\$1080		\$		
Applicant claims small entity status. See 37 CFR 1.27.	•					
A check in the amount of the fee is enclosed.						
Payment by credit card. Form PTO-2038 is attached	l.					
The Director has already been authorized to charge		lication to a	Deposit A	ooo unt		
The Director is hereby authorized to charge any fees Deposit Account Number	which may be	required, o	r credit anv	v overba	ymen	nt, to
WARNING: Information on this form may become public. Cred Provide credit card information and authorization on PTO-203	dit oand info	nclosed a d	uplicate co	opy of this for	s she orm.	et.
l am the applicant/inventor.				nre	ei\/	ren
assignee of record of the entire interes	d See 27.055	A 7.4		REC	PE/IA	
Statement under 37 CFR 3.73(b) is	enclosed (Form	3.71. n PTO/SB/9	96).	-		
attorney or agent of record. Registratio	n Number	38,18	6	AUG	1 2	200
attorney or agent under 37 CFR 1.34. Registration number if acting under 37 CFR	1.34	•	-			
		\$	19/1			
Signature			Date			-
- I ha Fur		20	6-917-	->>//		
Typed or printed name		•	Telephone Ni	umber	····	•
IOTE: Signatures of all the Inventors or assignees of record of the entire Interest of ignature is required, see below.	or their representative	(8) are required.	Submit multina	e forme if m	nna Hoo	on on o
Total of forms are submitted	و					
s collection of information is required by 37 CFR 1.138(a). The information is required by 37 CFR 1.138(a). The information is required by 35 U.S.C. 122 and collection.	uired to obtain or retain	n a benefit hu th	a mihila subiah	n ha file de		

complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED

If you need assistance in completing the form, cell 1-800-PTO-9199 and select option 2.